

ARTICLE 10.- Report to the Permanent Bicameral Commission of the HONORABLE CONGRESS OF THE NATION.

ARTICLE 11.- Communicate, publish, give to the NATIONAL DIRECTORATE OF THE OFFICIAL REGISTRY and archive.

FERNÁNDEZ - Santiago Andrés Cafiero - Eduardo Enrique de Pedro - Felipe Carlos Solá - Agustin Oscar Rossi - Martín Guzmán - Matías Sebastián Kulfas - Luis Eugenio Basterra - Alexis Raúl Guerrero - Gabriel Nicolás Katopodis - Martín Ignacio Soria - Sabina Andrea Frederic - Daniel Fernando Arroyo - Elizabeth Gomez Alcorta - Nicolás A. Trotta - Tristán Bauer - Roberto Carlos Salvarezza - Claudio Omar Moroni - Juan Cabandie - Matías Lammens - Jorge Horacio Ferraresi - E/E Daniel Fernando Arroyo

and. 07/19/2021 No. 50547/21 v. 07/19/2021

NATIONAL DEFENSE POLICY DIRECTORATE

Decree 457/2021

DCTO-2021-457-APN-PTE - Update approval.

City of Buenos Aires, 07/14/2021

HAVING SEEN File No. EX-2020-74751522-APN-SSPEYPM#MD, the National Defense Law No. 23,554 and its amendments, the Internal Security Law No. 24,059 and its amendments, the Armed Forces Restructuring Law No. 24,948, the National Intelligence Law No. 25,520 and its amendments, the Ministries Law No. 22,520 (to by Decree No. 438/92) and its amendments, and Decrees Nos. 727 of June 12, 2006 and its amendments, 1691 of November 22, 2006, 1729 of November 27, 2007, 1714 of November 10, 2009, 2645 of December 30, 2014 and 571 of June 26, 2020 , and

CONSIDERING:

That National Defense is an essential and non-delegable obligation of the State, where all necessary efforts must converge to preserve the vital interests of the Nation.

That according to the provisions of paragraph 12 of article 99 of the NATIONAL CONSTITUTION, the PRESIDENT OF THE NATION is the COMMANDER IN CHIEF of all the ARMED FORCES OF THE NATION, for which reason it is up to him to design his policy and lead his government.

That current legislation, particularly Laws on National Defense No. 23,554, on Internal Security No. 24,059, on Restructuring of the Armed Forces No. 24,948, and on National Intelligence No. 25,520 establish the guidelines, priorities, and restrictions on matters of National Defense .

That it is State policy to exercise the political government of National Defense, issuing clear directives that rigorously establish the criteria and guidelines to which the Defense Policy, the Military Policy and, consequently, the organization and operation of the MILITARY INSTRUMENT OF THE NATION.

That it is political will to make explicit the main guidelines of the National Strategic level, in particular, the conception and strategic positioning that will continue to guide and lead the issues related to National Defense.

That Article 4 of the National Defense Law No. 23,554 establishes that in order to elucidate issues related to National Defense, the fundamental difference that separates National Defense from Internal Security must be permanently taken into account.

That this essential difference that separates the National Defense from Internal Security arises from the type and/or nature of the threat, corresponding to the Internal Security System to prevent, ward off and investigate threats of a criminal nature, while the mission of warding off and repelling threats of a state military nature correspond to the National Defense System, according to the provisions of article 2 of the aforementioned Law No. 23,554, regulated by article 1 of Decree No. 727/06.

That it is essential to highlight that, among its recitals, the aforementioned Decree No. 727/06 established that "...all those concepts that seek to extend and/or broaden the use of the MILITARY INSTRUMENT to functions totally unrelated to defense must be emphatically rejected, usually known under the name 'new threats', the responsibility of other State agencies organized and prepared for this purpose; every time that the regular intervention on such activities would suppose to put in severe and inexorable crisis the doctrine, the organization and the operation of a tool functionally prepared to assume other responsibilities different from the typically police ones".

That through article 20 of the aforementioned decree, it was established that military operations be conducted by the JOINT STAFF OF THE ARMED FORCES through the OPERATIONAL COMMAND and that, therefore, it corresponds to the ARGENTINE ARMY, the ARGENTINE ARMY and the AIR FORCE ARGENTINA the contributing function of recruiting, training and sustaining the means at its disposal, for the fulfillment of the assigned mission.

That the process of modernization of the National Defense System instituted by the "National Defense Planning Cycle" approved by Decree No. 1729/07 established the procedure where the governing instructions of the National Defense Policy are identified and determined, its derived Military Policy, as well as all the factors of the capabilities of the MILITARY INSTRUMENT made up of material, information, human resources, infrastructure, logistics, training, doctrine and organization.

That the aforementioned regulations provide that the "National Defense Planning Cycle" begins with the issuance, at the proposal of the MINISTRY OF DEFENSE, of the National Defense Policy Directive.

That through Decree No. 571/20 the PRESIDENT OF THE NATION instructed the MINISTRY OF DEFENSE to prepare the proposal for a new National Defense Policy Directive.

That, in this sense, it is necessary to start a new National Defense Planning Cycle from the issuance of the National Defense Directive corresponding to the current year, which complements and updates the opportunely issued by Decrees Nos. 1714/09 and 2645/14.

That the GENERAL DIRECTORATE OF LEGAL AFFAIRS of the MINISTRY OF DEFENSE has taken the appropriate intervention.

That this measure is issued in use of the powers conferred by article 99, paragraphs 1 and 12 of the NATIONAL CONSTITUTION.

Thus,

THE PRESIDENT OF THE ARGENTINE NATION
DECREES:

ARTICLE 1.- The update of the "National Defense Policy Directive" (DPDN) is approved, which as ANNEX (IF-2021-60150305-APN-SSPEYPM#MD), forms part of this decree.

ARTICLE 2.- The appreciations and instructions contained in this Directive constitute the update and have the character of complementary to those provided by Decrees Nos. 1714 of November 10, 2009 and 2645 of December 30, 2014.

ARTICLE 3.- Communicate, publish, give to the NATIONAL DIRECTORATE OF THE OFFICIAL REGISTRY and archive.

FERNÁNDEZ - Santiago Andrés Cafiero - Agustin Oscar Rossi - Felipe Carlos Solá

NOTE: The Annex(es) that make up this Decree are published in the web edition of BORA -www.boletinoficial.gob.ar

and. 07/19/2021 No. 50480/21 v. 07/19/2021

UNIVERSITY INSTITUTE OF BUSINESS SCIENCES

Decree 466/2021

DCTO-2021-466-APN-PTE - Authorize the creation and operation.

City of Buenos Aires, 07/16/2021

HAVING SEEN File No. EX-2020-58212701-APN-DNGU#ME, Law No. 24,521 and its amendments, its Regulatory Decree No. 576 of May 30, 1996 and its amendments, and

CONSIDERING:

That by the Record cited in the Appeal, the UNIVERSITAS FOUNDATION, with headquarters at Avenida José Vicente Zapata No. 189 in the City of MENDOZA, Province of MENDOZA, requested provisional authorization to create and operate the UNIVERSITY INSTITUTE OF BUSINESS SCIENCES in the terms of article 62 of Law No. 24,521.